## 1 UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 RIMINI STREET, INC., a Nevada corporation; Case No 2:14-cv-01699 LRH CWH 4 Plaintiff, STIPULATION AND v. ORDER GRANTING RIMINI'S 5 MOTION FOR LEAVE TO FILE A ORACLE INTERNATIONAL CORPORATION, SECOND AMENDED COMPLAINT 6 a California corporation, AND EXTENDING TIME FOR Defendant. **RESPONSIVE PLEADINGS** 7 ORACLE AMERICA, INC., a Delaware (FIRST REQUEST) 8 corporation, et al., 9 Counterclaimants, v. 10 RIMINI STREET, INC., a Nevada corporation, et 11 al., Counterdefendants. 12 STIPULATION 13 Plaintiff and Counterdefendant Rimini Street, Inc. and Counterdefendant Seth Ravin 14 (together, "Rimini") and Counterclaimant Oracle America, Inc. and Defendant and 15 Counterclaimant Oracle International Corp. (together, "Oracle"; all parties collectively, 16 "Parties") jointly submit this Stipulation and [Proposed] Order Granting Rimini's Motion for 17 Leave to File a Second Amended Complaint and Extending Time for Responsive Pleadings 18 (First Request). 19 WHEREAS, Rimini filed its Motion for Leave to File a Second Amended Complaint 20 ("Motion") and Proposed Second Amended Complaint ("SAC") on December 5, 2016. ECF 21 Nos. 346, 346-1. 22 WHEREAS, pursuant to D. Nev. LR 7-2(b), Oracle's Opposition to Rimini's Motion is 23 due on December 19, 2016. 24 WHEREAS, should the Court grant Rimini's Motion, pursuant to Fed. R. Civ. P. 25 15(a)(3), Oracle's answer, amended counterclaims, and/or motion to dismiss Rimini's SAC 26 would be due 14 days after Rimini files its SAC. 27 28

1	WHEREAS, while Oracle contends that Rimini's claims in its proposed SAC are
2	meritless and Oracle reserves all rights and defenses as to the SAC, Oracle agrees not to oppose
3	Rimini's Motion on the condition that Rimini stipulate to extend the deadline for Oracle's
4	responsive pleadings by fourteen (14) days.
5	WHEREAS, Rimini agrees to stipulate to extend the deadline for Oracle's responsive
6	pleadings by fourteen (14) days, which, should the Court grant Rimini's Motion, would make
7	Oracle's responsive pleadings due twenty-eight (28) days after Rimini files its SAC.
8	WHEREAS, while Rimini contends that Oracle's counterclaims are meritless and Rimini
9	reserves all rights and defenses as to the counterclaims, Rimini stipulates that Oracle may file
10	amended counterclaims on the condition that Oracle stipulate to extend the deadline for Rimini's
11	responsive pleadings by fourteen (14) days, and on the additional condition that Oracle agrees to
12	stipulate to extend the deadline for Rimini's opposition to any motion Oracle files in response to
13	Rimini's SAC by fourteen (14) days.
14	THEREFORE, the Parties stipulate and agree that Oracle does not oppose Rimini's
15	Motion and the Parties stipulate and request that the Court extend the deadline for Oracle's
16	answer, amended counterclaims, and/or motion to dismiss Rimini's SAC by fourteen (14) days.
17	The Parties also stipulate and request that the Court extend Rimini's deadline to file an
18	opposition to any motion Oracle files in response to Rimini's SAC by fourteen (14) days, and
19	extend Rimini's deadline to file a responsive pleading to Oracle's amended counterclaims by
20	fourteen (14) days.
21	DATED: December 19, 2016
22	GIBSON, DUNN & CRUTCHER LLP MORGAN, LEWIS & BOCKIUS LLP
23	
24	
25	By: /s/ Joseph A. Gorman By: /s/ Thomas S. Hixson  Joseph A. Gorman Thomas S. Hixson
26	Attorneys for Plaintiff and Counterdefendant Rimini Street, Inc. and Counterdefendant Seth  Attorneys for Counterclaimant Oracle America, Inc. and Defendant and
27	Ravin Counterclaimant Oracle International Corporation
28	

**ORDER** Pending before this Court is the Parties' stipulation and agreement that Oracle does not oppose Rimini's Motion for Leave to File a Second Amended Complaint and the Parties' stipulation and request that the Court extend the deadline for Oracle's answer, amended counterclaims, and/or motion to dismiss Rimini's Second Amended Complaint by fourteen (14) days. IT IS HEREBY ORDERED THAT: Rimini's Motion for Leave to File a Second Amended Complaint (ECF. No. 346) is granted, and Oracle's answer, amended counterclaims, and/or motion to dismiss are due twenty-eight (28) days after Rimini files its Second Amended Complaint, subject to Fed. R. Civ. P. 6(a)(1)(C). Rimini's deadline to file an opposition to any motion Oracle files in response to Rimini's SAC is extended by fourteen (14) days, and Rimini's deadline to file a responsive pleading to Oracle's amended counterclaims is extended by fourteen (14) days. IT IS SO ORDERED: isher UNITED STATES DISTRICT JUDGE DATED this 21st day of December, 2016